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They may compel any party in the transaction prohibited, to give evi-	
dence, but no evidence so given to be used against him in any trial	
for the like offence—1818, ch. 191, sec. 7,	699
All forfeitures or penalties accruing to be recovered by action of debt,	
in the name of the state and the informer, or by indictment, one-	
half to go to the informer—1818, ch. 191, sec. 8,	699
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Stockholders in the several banks of this state not to vote for directors	
by proxy when resident within ten miles of the bank, except fe-	
males, &c.—1819, ch. 134, sec. 1,	712
No such proxy to be given to any person who at the time shall be an	
officer, clerk or director of the bank to which it shall relate-1819,	
ch. 134, sec. 2,	712
Judges of the election permitting persons to vote as attorneys without	
such proxies to be guilty of a misdemeanor—1819, ch. 134, sec. 3,	712
No director, as such, to be entitled to any accommodation or discount,	
on any other terms than other persons—1819, ch. 134, sec. 4,	713
No person to be elected a director of any bank who is associated in	,,,,
business with any person who is at the time a director of the same	
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bank—1819, ch. 134, sec. 5,	(13
The act of 1819, ch. 134, to extend only to banks in the city of Balti-	** 1 P/
more—1819, ch. 156, sec. 1,	717
Banks prohibited from issuing or paying out notes of a less denomina-	
tion than five dollars—1820, ch. 150, sec. 1,	730
Notes purporting to be in the name of any officer of any bank within	
the prohibition of this law—1820, ch. 150, sec. 2,	730
Penalty of twenty dollars on any officer who shall pay out any note	
under five dollars—1820, ch. 150, sec. 2,	730
Penalty of five dollars imposed on any person who shall pass or re-	
ceive any note of any company not chartered by this state of a	
less denomination than five dollars—1820, ch. 150, sec. 4,	730
This act to be given in charge to the grand juries—1820, ch. 150,	
sec. 6,	730
The 4th and 5th sections of the act of 1818, ch. 191, which declares	
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It unlawful for any of the banks of their officers to sen of dispose	
of any gold or silver coined, for a price more than the standard,	
and which imposes a forfeiture for the same, and which imposes a	
forfeiture for demanding of any bank, gold or silver to make sale	m.c.c
thereof or to obtain a premium, &c. repealed—1823, ch. 147,	792
The banks authorized to invest an additional part of their capital in	
the stock of the United States—1823, ch. 204,	792
Certificates of deposite issued by any bank declared a sufficient legal	
tender and set-off for its full amount against the bank issuing the	
same—1824, ch. 199, sec. 1,	819
Banks issuing such certificates to receive the same in payment of debts	
due them, whether before or after judgment—1824, ch. 199, sec. 2,	819
Sheriffs directed to receive the same in payment of any executions on	
judgments obtained by the banks issuing the same—1824, ch. 199,	
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sec. 2,	J-00